Office of the Board of Fublic Works, Kannas City, Ma., July 1st. 1888.
To the Houstable Common Council of Kannas City, The board of public works unanimensly recommends to your benerable bedy that the alley in blocks 52 and 51, Turner and Co.'s addition, between Tenth (link) street, and Elevanth (lith) street, from the west line of Mulherry street to the east line of Union Pacific Rational Company's land, be paved as a business asley, the paying in therefor to be made in special tax bills, and the board kereby designates the following kinds of paying material from which the property owners may make selection, as provided in section 2, of article IX., of the city charter, vir.:

ed in section 2, of article IX., of the city charter, vir.:

Trinidad Lake asphalt on concrete, to be laid according to detail (1) one of asphalt pavement, approved by said board August 11th, 1896, and on file in the office of said board, so modified as to allow the use of four (4) inches of concrete.

Bernudes, California, Trinidad or any other asphalt, equally as good as those designated, on concrete, to be laid according to detail 'E' of asphalt pavement, approved by said board Cetcher 18th, 1882, and on file in the office of said board. American hituminus rock on concrete, to be laid according to detail 'H' of asphalt pavement, approved by said board August 11th, 1896, and on file in the office of said board. Vitrified brick as manufactured by the Diamond Brick and Tile Company, on concrete, to be laid according to detail 'G' of brick pavement, approved by said board November 28th, 1895, and on file in the office of said board, so modified as to allow the use of Portland cement grout.

Vitrified Brick an manufactured by the Kansas City Vitrified Brick Company, or any other vitrified brick as manufactured by the Kansas Vitrified Brick Company, or any other vitrified brick as manufactured by the pavement, approved by said board August 11th, 1896, and on file in the office of said board according to detail 'A' and so a concrete, to be laid according to detail 'A' of stone block pavement, approved by said board August 11th, 1896, and on file in the office of said board.

(Scal) G. P. HARDESTY, Member, M. V. WATSON, Member, B. T. WHIPPLE, Member, B. T. WHIPPLE,

Allest: R. M. GODFREY, Secretary.

ORDINANCE NO. 1914.

AN ORDINANCE TO PAVE THE ALLEY IN Blocks 52 and 53, Turner and Co. s Addition, Between Tenth (19th) Street and Eleventh (11th) Street, From the West Line of Mulberry Street to the East Line of Union Pacific Railroad Company's Land, as a Business Alley—Whereas, the alley in blocks 52 and 51, Turner and Co.'s addition, between Tenth (19th) sireet and Eleventh (11th) street, from the west line of Mulberry street to the east line of Union Pacific Company's Land, is used and occupied for business purposes, and the board of public works does recommende, and has unanimously recommended, that such part of said alley shall be paved as a business alley, payment therefor to be made in special tax bills. Now, therefore, be it ordained by the common council of Kaness City:

payment therefor to be made in special tax bills. Now, therefore, be it ordained by the common council of Kansas City:
Section 1. That the alley in blocks 52 and 53, Turner and Co.'s addition, between Tenth (19th) street and Eleventh (11th) street, from the west line of Mulberry street to the east line of Union Pacific Railroad Company's land, shall be paved to the full width thereof, exclusive of all selewants of legally established widths, and of the spaces legally required to be paved by the steam railroad company operating steam railroad upon and across said part of the alley. Section 2. In accordance with the provisions of section two (2) of article nine (2) of the charter of Kansas City, it is hereby directed that this ordinaire, when approved, shall be published for ten (10) days in the newspaper doing the city printing, and within ten (10) days after this ordinance shall have taken effect and been published as aforesaid, the resident owners of the city who own the majority in front feet of the lands fronting on said part of such street shall have the right to select by petition, in writing, addressed and delivered to the board of public works, the material for such pavement from not less than two (2) kinds of material designated by said leard and if such selection be not made within such time, then the board of public works shall designate the material with which said part of said alley shall be paved.

Section 2. The board of public works has designate

e material with which said part of said alley shall paved.

Section 3. The board of public works has designed the following as materials from which the resist property owners above mentioned shall select e material with which said part of said alley to be proved shall be paved, viz.

Trinidad Lake asphalt on concrete, to be laid according to detail one (1) of asphalt pavement, apoved by said board August 11th, 1895, and on file in e office of said board, so modified as to allow the e of four (4) inches of concrete.

Bermudez, California, Trinidad or any other assist equally as good as those designated, on concite, to be laid according to detail "E" of asphalt verment, approved by said board October 18th, 1892, at on file in the office of said board.

American bituminous rock on concrete, to be laid cording to detail "H" of asphalt pavement, aproved by said board August 11th, 1895, and on file in on office of said board.

proved by said board.

Vitrified brick as manufactured by the Diamond Brick and Tile Company, on concrete, to be laid according to detail "G" of brick pavement, approved by said board November 26th, 1895, and on file in the efficient of the said board, so modified as to allow the use of efficient and the said board, so modified as to allow the use of

efflic (A said beard, so meaties protected of the first part of th

orantic or sandstone block on concrete, to be laid recording to detail "A" of stone block pavement, approved by said board.

Section 4. The work hereinbefore specified shall be completed within the time designated in the contract by the city engineer, and shall be paid for in special by the city engineer, and shall be paid for in special by the city engineer, and shall be paid for in special by the city engineer, and shall be paid for in special by the city engineer, and shall be paid for in special by the work the common council deems necessary to have done. And said work shall be done in the best have done. And said work shall be done in the best have done. And said work shall be done in the best wanner, under the direction of the city engineer, and shall conform to the details of the work referred a special contract of the said segment of the said specifications explanatory of Ti days to such plans and specifications explanatory of Ti days to such plans and specifications explanatory of Ti the work herein provided for, not inconsistent with the requirements of this ordinance, as the city engineer may prepare in respect to such work.

Section 5. The contract for the work herein authorized shall guarantee that the same shall be constructed with such materials and in such manner that the same will endure, without the need of any repairs, for a period of five 163 years from and after its exhibit are issued. The contract for said work shall tax bills are issued. The contract for said work shall tax bills are issued. The contract of said work shall tax bills are issued. The contract of said work shall tax bills are issued. The contract of said work shall the meed of any repairs, for the required period.

Section 6. In addition to sufficient bond shall be approved by the city custneer, accurred by at least two (2) good and sufficient securities, to be approved by the city custneer, accurred by at least two (2) years either the said work shall be constructed with such materials and in such assentials as a such as a

n council of Flanca city, in 1898.

To proposal will be considered unless accompanied a certificate from the city comptroller stating that a certificate from the city comptroller stating that deposit of two hundred (\$200.00) dollars has been de with him, to be forfeited in case the bidder is to enter into a contract at the prices stated in a preposal and furnish satisfactory security for the anietion of said work.

In the board of park commissioners reserves the right

No proposals from any contractor in default with No proposals from any previous contract will be considered, or that does not conform strictly to specifications. No proposal will be considered unless a cash deposit of two hundred deliars (200.00) has been previously made with the city comptroller, and his certificate thereof accompanies the bid. tificate thereof accompanies the bid.

The right is reserved to reject any or all proposals.

HENRY A. WISE, City Engineer.

LEGAL NOTICES.

PAVING RESOLUTION NO. LIT.

PAVING HESCLUTION NO. LITE-Notice to property owners on Bellefestains avenue from the south line of Thompsen avenue is the south line of Lexington avenue. City Clerk's Office, Kannas City, Mission, August 5th, 1808.

A resolution declaring the work of paving Bellefontaine avenue from the south line of Thompsen avenue to the south line of Lexington avenue to be

therein:

The common council finds, and declares, the work of paving helbefontaine avonue from the south line of Paving helbefontaine avonue from the south line of Thompson avenue, the tull width thereof, exclusive of all sidewalks of legally established widths, to be necessary, in accordance with the provisions of section 2, article IX., of the amended charter of Kansas City; such work and improvement to consist as follows, to-writ A wearing surface of American bituminous rock asphalt two (2) inches one-rete, all work and material to be according to detail "I" of sephalt pavements, app. Aug. 11th, 1896, and now on file in the office of the city engineer; cost of said work not to exceed the sum of two dollars and ten (12.10) cents per square yard, said pavement to be laid with such materials and in such manner that the same shall endure without the need of any repairs for a period of five (6) years from the completion thereof.

Adopted Aug. 1, 1898.

A Do Bulkrows.

Speaker Lower House of the Common Council, Adopted Aug. 1, 1898.

Acting President Upper House of the Common Council, Attest:

C. S. CURRY, City Clerk.

Seall By E. A. NORRIS, Deputy.

Attest: C. S. CURRY, City Clerk.
[Seal] By E. A. NORRIS, Deputy.

[Seal] By E. A. NORRIS, Deputy.

WHEREAS, James M. Stansbery and Phoebe Stansbery, his wife, by their certain deed of trust dated the 27th day of April, 1897, and recorded on the 18th day of May, 1897, in the office of the recorder of deeds of Jackson county, Missouri, at Kansas City, in book B 639, at page 580, conveyed to the undersigned trustee the following described real estate situated in the county of Jackson and state of Missouri, to-wit; All of lots twenty-three (23) and twenty-torus (24), of Arnold's resurrey of T. G. Cross addition to Westport, now Kansas City, Missouri, as shown by the recorded plat of said resurvey, in trust, however, to secure the payment of the principal promissory notes and interest thereon in said deed of trust described; and, whereas, default has been made in the payment of the interest on said notes falling due October 27th, 1897, and April 27th, 1898, by reason whereof the whole of the indebtedness secured by said deed of trust has become due and payable; now, therefore, by reason of said default, public notice is hereby given that I, the undersigned sheriff of Jackson county, Missouri, and trustee named in said deed of trust, public notice is hereby given that I, the undersigned sheriff of Jackson county, Missouri, and trustee named in said deed of trust, proceed to sell the property in said deed of trust and hereinbefore described, at public vendue, to the highest bidder, for cash, at the request of the highest bidder, for cash, at the south front door of the county court house in Kansas City, Jackson county, Missouri said court house being located on the block of ground bounded by Missouri avenue, Locust street, Fifth street and Oak street, in said Kansas City, on Tuesday, the 39th day of August, 1888, between the hours of nine o'clock in the forence on and five o'clock in the afternoon of that day, for the purpose of paying the indebtedness secured by said deed of trust and all the costs of executing this trust.

PANING BUSOLETION NO. 275 WHEREAS, James M. Stansbery and Phoebe Stansthis trust. ROBERT S. STONE, Sheriff of Jackson County, Missouri, Truster.

this trust.

ROBERT S. STONE,
Sheriff of Jackson County, Missouri, Trustee.

PAVING RESOLUTION NO. 1721.

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PAVING HESOLUTION NO. 1721.

PAVING HESOLUTION NO. 1721.

PAVING HESOLUTION NO. 1721.

Missouri, August 5th, 1898.

A resolution declaring the work of paving Belletontaine avenue from the north line of Independence
boulevard to the south line of Thompson avenue to be
necessary.

Be it resolved by the lower house of the common
council of Kansas City, the upper house concurring
therein:

The common council finds, and declares, the work
of paving Belletontaine avenue from the north line of
Independence boulevard to the south line of Thompson avenue the full width thereof, exclusive of all
sidewalls: of legally established widths, to be necesessary, in accordance with the provisions of section
2. article IX., of the amended charter of Kansas
City; such work and improvement to consist as follows, to-wit:

A wearing surface of American bituminous rock asphalt two (2) inches thick, laid on a foundation of
six (6) inches of concrete; all work and material to be
according to detail "H" of asphalt pavement, app.
Aug. 11th, 1896, and now on file in the office of the
city engineer; the cost of said work nut to exceed the
sum of two dollars and ten (52.10) cents per square
yard; said pavement to be constructed of such materials and in such manner that he same shall endure,
without the need of any repairs, for a period of five
(5) years from the completion thereof.

Adopted July 19, 1898.

A D. BURROWS,

Speaker Lower House of the Common Council.

Adopted Aug. 1, 1898.

A Cling President Upper House of the Common Council.

Attest:

C S. CURRY, City Cierk.

By E. A. NORRIS, Deputy.

Single-prospect boulevard to the south lune of Thomps on avenue for fail with thereof, exclusions of actions of a section of the fail with thereof, exclusions of actions of a section of the fail with the provisions of section of a section of the fail with the provisions of section of a section of the fail with fail with fail with particular with the

By E. A. NORRIS. Deputy.

SHERIFF'S SALE—By virtue and authority of special execution No. 2007, issued from the office of the clerk of the circuit court of Jackson county, at Kansas City, Missouri, returnable to the October term, 1981, of said court, and to me as sheriff directed and delivered, in favor of the city of Westport et rel frank W. Bailey, plaintiff, and against Sam'i B. Barker, Aura W. Barker, Union National bank, of Chicago, Illinois: National Bank of Commerce, of Kansas City, Missouri, Edijah Robinson and Emanuel W. Beiber, defendants, I have levied upon and seizet all the following described real estate, situated in the county of Jackson and state of Missouri, towit: Lot fourteen (4) in block four (4) in Tullis park in the city of Westport, same being owned and claimed by Samuel B. Earker, Aura W. Barker, Union National bank of Chicago, Ill., National Bank of Commerce of Kansas City, Mo., Elijah Robinson and Emanuel W. Delbier, and I will, on Saturday, the 7th day of August, A. D. 1838, between the hours of nine o'clock in the forenoon and five o'clock in the afternoon of that day, at the south front door of the county court heave, in Kansas City, Jackson county, state of Missouri, and during the sension of said circuit court at Kansas City, Missouri, sell at public estate, to satisfy said execution and costs.

SALE IN PARTITION—Whereas, a decree of partition and order of said with and order of said this partition and order of said this partition and order of said water on and order of the Robinson of the August, and Schemith Schemith and costs.

SALE IN PARTITION—Whereas, a decree of partition and order of said were made by the partition and order of said were made by the partition and order of said were made by the partition and order of said were made by the partition and order of said were made by the partition and order of said were made by the partition and order of said were made by the partition and order of said were made by the partition and order of said were made by the partition and

thereof, between the hours of 9 o'clock a. m. and 5 o'clock p. m. of that day at the south front door of the county court house in Kansas City, Jackson county, Missouri, sell at public vendue, to the highest hidder, for cash, the said real estate described as follows: Lot 20, in Kerr's addition, an addition to Kansas City, Jackson county, Missouri, ROBERT S. STONE, Sheriff of Jackson County, Missouri.

Sheriff of Jackson County, Misscurf.

NOTICE is hereby given that letters of administration on the estate of Timothy O'Sullivan, deceased, were granted to the undersigned by the probate court of the county of Jackson, state of Missouri, at Kansas City, on the 27nd day of July, 1888. All persons having claims against said estate are required to exhibit the same to the undersigned for allowance, within one year after the date of said letters, or they may be precluded from any benefit of said estate, and if such claims be not exhibited within two years from the date of this publication they will be forever herred.

THOMAS J. O'SULLIVAN, Administrator.

Dated this 12nd day of July, 1898.

NOTICE—The Citizens National Bank of Kansas City, Mo., located at Kansas City, in the state of Misseuri, is classing up its affairs. All note holders and others, creditors of said association, are therefore hereby notified to present the notes and other claims against the association for payment.

Dated July 26, 1888. W. H. SEEGER, Cashler,

PAVING RESOLUTION NO. 1721. PAVING RESOLUTION NO. 1723.

PAVING RESOLUTION NO. 1723—Notice to property owners on Each street from 5th street to a point 136 feet north of 5th street. City Clerk's Office, Kansas City, Missouri, August 3, 1888.

A resolution declaring the work of paving Bank street from the north line of Fifth 6th) street to a point 136 ft. n. of Fifth 6th) street to be necessary. Be it resolved by the lower house of the common council of Kansas City, the upper house concurring therein.

council of Kansas City, the upper house concurring therein:

The common council finds and declares the work of paving Bank street from the north line of Firth (5th) street to a point 136 ft. north of Firth (5th) street the full width thereof exclusive of all side-walks of legally established widths to be necessary, in accordance with the provisions of section 2, article IX. of the amended charter of Kansas City, such work and improvement to consist as follows, to-wit: A wearing surface of vitrified paving brick, laid on a foundation of six (6) inches of concrete and a cushion of two (2) inches of sand, the spaces between the brick to be filled with Portland cement grout; total cost of said pavement not to exceed the sum of one dollar and fitty-five (31.55) cents per square yard; said pavement to be laid with such materials and in such manner that the same shall endure without the need of any repairs for a period of five (3) years from the completion thereof.

Adopted Aug. 1, 1898.

L. E. WYNE, Acting President Upper House of the Common Council.

Attent: C. S. CURRY, City Clerk,

C. S. CURRY, City Clerk, By E. A. NORRIS, Deputy.

GRADE RESOLUTION NO. 1724.

CHANGE AND RE-ESTABLISH GRADE RESOLUtion No. 1724—Notice to property owners on Twentysixth street, from Oak street to Cherry street. City
Clerk's Office, Kansas City, Missouri, August 9, 1898.
A resolution declaring it to be necessary to change
and re-establish the grade on Twenty-sixth (25) street
from Oak street to Cherry street.

Be it resolved by the lower house of the common
council of Kansas City, the upper house concurring
therein:

The common council finds and declares it to be
necessary to change and re-establish the grade on GRADE RESOLUTION NO. 1724.

The common council finds and declares it to be necessary to change and re-establish the grade on said Twenty-sixth (25) street from Oak street to Cherry street to the following grade elevation in feet above the city directrix, to-wit: At the east line of Oak street, 211.00; at the center of block between Oak st. and Locust st., 218.00; at the west line of Locust st., 221.00; at the west line of Locust st., 221.00; at the west line of Cherry st., 207.00, adjacent grade points to be connected by true planes, in accordance with the provisions of section 1, article VIII., of the amended charter of Kansas City.

Adopted July 14, 1838. A. D. BURROWS.
Speaker Lower House of the Common Council.

Adopted Aug. 3, 1898. L. E. WYNE.
Acting President Upper House of the Common Council.

C. S. CURRY, City Clerk. By E. A. NORRIS, Deputy.

CHANGE AND RE-ESTABLISH GRADE RESOLU-TION NO. 1725. CHANGE AND RE-ESTABLISH GRADE RESOLU-CHANGE AND RE-ESTABLISH GRADE RESOLU-tion No. 1725—Notice to property owners on the alley between Terrace and Mercier streets, from Thirtieth street to Thirty-Brist street. City Clerk's Office, Kanzas City, Mo., August 9th, 1898. A resolution declaring it to be necessary to change and re-establish the grade on the alley between Ter-race and Mercier streets, from Thirtieth street to and re-establish the grade on the alrey observed letrace and Mercler streets, from Thirtieth street to
Thirty-first street.

Be it resolved by the lower house of the common
council of Kansas City, the upper house concurring
therein:

The common council finds and declares it to be
necessary to change and re-establish the grade on

The common council finds and declares it to be necessary to change and re-establish the grade on the alley between Terrace and Mercler streets, from Thirtieth street to Thirty-first street, to the following grade elevation in feet above the city directrix, towit: At the south line of 30th st., 70.25; at a point life no of n. line of 31st st., 132.09, adjacent grade points to be connected by true planes, in accordance with the provisions of section 1, article VIII., of the amended charter of Kansas City.

Adopted July 25, 1838.

Speaker Lower House of the Common Coungil.

Adopted Aug. 3, 1888.

L. E. WYNE,

Acting President Upper House of the Common Coungil.

Attest:

C. S. CURRY, City Clerk.

(Seal)

By E. A. NORRIS, Deputy.

City Clerk of Kansas City, Missouri.

THE state of Missouri, the county of Jackson, the city of Kansas City, ss.

William M. Atchison, Renetta Hansen, guardian for Edward E. Weelke and Selina E. Weelke, minor heirs of Chas. E. Woelke, deceased; Edward C. Woelke, minor heir of Chas. E. Woelke, deceased; Selina E. Woelke, minor heir of Chas. E. Woelke, deceased; Chas. E. Woelke, deceased; will take notice that your property will be assessed to compensate for the taking of private property for the purpose specified in the ordinance to open and establish Cherry street from Thirty-third (Lärd) street to Thirty-fourth (3th) street," approved April 12th, 1898, and that a jury will be empaneled to make such assessment on the lat day of September, A. D. 1898, at ten of the clock in the fourth floor of the city hall building, on the southeast corner of Fourth and Main streets, in Kansas City, Jackson county, Missouri.

Issued under the hand of the city clerk, and the seal of Kansas City, aforesald, this 1st day of August, A. D. 1898.

City Clerk of Kansas City, Missouri.

A. D. 1898. C. S. CURRY, City Clerk of Kansas City, Missouri. NOTICE is hereby given that letters testamentary on the estate of John H. Mansur, deceased, were granted to the undersigned by the probate court of the county of Jackson, state of Missouri, at Kansas City, on the 8th day of August, 1898. All persons having claims against said estate are required to exhibit the same to the undersigned for allowance, within one year after the date of said letters, or they may be precluded from any benefit of said estate, and if such claims be not exhibited within two years from the date of this publication they will be forever barred.

PRISCILLA C. MANSUR, Executive.

NOTICE is hereby given that letters testamentary on the estate of Charles H. Hartman, deceased, were granted to the undersigned by the probate court of the county of Jackson, state of Missouri, at Kansas City, on the 30th day of July, 1898. All persons having claims against said estate are required to exhibit the same to the undersigned for allowance, within one year after the date of said letters, or they may be precluded from any benefit of said estate, and if such claims be not exhibited within two years from the date of this publication they will be forever barred. CATHARINE F. HARTMAN, Executrix.

Dated this 20th day of July, 1898.

LEGAL NOTICES.

MAYOR'S PROCLAMATION FOR A SPECIAL ELECTION—Notice is hereby given that, in cospilance with the requirements of ordinance No. 19097, entitled "An Ordinance Providing for the Submission to the Qualified Voters of Kansas City, Missouri, Proposed Amendments to Article Eleven and Article Seventeen, of the City Charter of Stid Kansas City, and the Time and Manner of Voting Thereon," approved July 28th, 1898, a special election is hereby ordered, to be held in said Kansas City, Jackson county, Missouri, on Tuesday, the 6th day of September, 1898, for the purpose of voting upon the proposed amendments to the city charter, as provided in said ordinance.

Witness my hand and the seal of said Kansas City,

in said ordinance.

Witness my hand and the seal of said Kansas City,
Missouri, this 28th day of July, A. D. 188.

(Seal)

JAS. M. JONIES, Mayor.

Attest:

C. S. CURRY, City Clerk.

An ordinance, No. 1997, providing for the submission to the qualified voters of kansas City, Missouri,
proposed amendments to article eleven and article
seventeen of the city charter of said Kansas City,
and the time and manner of voting thereon. and the time and manner of voting thereon.

Be it ordained by the common council of Kansas City: Section 1. That there shall be held in Kansas City

Section 1. That there shall be held in Kansas City a special election on the 6th day of September, 1838, at which there shall be submitted to the qualified voters of Kansas City, Missouri, the following, which are hereby proposed as amendments to the charter of said Kansas City.

Pirst—To amend said charter by striking out the whole of the present article eleven (11) and enacting in lieu thereof the following article, to be known as article eleven (11):

Section 1. Beard of Police Commissioners—How Constituted—Qualifications of Members—How Elected—Terms of Office.

A board of police commissioners for the city of Kansas City, Missouri, is hereby created, to be composed of the mayor, and two other members, who shall have the same qualifications as the mayor, and shall, with the exception of the two commissioners first elected hereunder, be elected by the qualified voters of Kansas City. Immediately upon taking effect of this amendment there shall be elected by the two houses of the common council in such manner as may be prescribed by ordinance, two police commissioners, who shall hold their offices until the next general city election, and until their successors are elected and qualified.

At the general city election in the year 1900 there shall be elected two police commissioners, one of

are elected and qualified.

At the general city election in the year 1900 there shall be elected two police commissioners, one of whom shall hold his office for the term of two years, and the other for the term of four years, and there shall be elected at each succeeding general city election one police commissioner, who shall hold such office for the term of four years, and until his successor is elected and qualified.

All vacancies in said board, caused by the death or resignation of any member thereof, shall be filled by election by the two houses of the city council in joint session, in such manner as may be provided by ordinance.

Such commissioners shall be discussion.

by election by the two houses of the city council in joint session, in such manner as may be provided by ordinance.

Such commissioners shall be disqualified to hold or accept any other city office, or employment under the city during the term for which they are elected.

The mayor shall be ex-officio president of the board. The members of said board shall each receive the sum of five hundred (\$500) dollars per annum for their services.

Section 2. Time and Place of Meeting of the Board-Notice of Meeting-Mayor's Authority.

Said board of police commissioners shall have regular sessions in their office in the city hall every monday afternoon at two o'clock, and may have adjourned sessions from time to time, or be convened in special session at any time by notice from either member of said board to the other members thereof. Said notice shall be conveyed by the secretary of the board, either by delivering a copy thereof to the member or members to be so notified, or by leaving such copy at his home with a person of his family over the age of fifteen years, or, if he have no family, then with the keeper of the house at which he lodges, twelve hours before the time named in such notice.

The decision of a majority of the members of such board shall be the decision of the board at any session thereof, and if two members of such board are present at any session, they may act for the board. When the board is not in session, the mayor shall be recognized as the head of the police force of the city.

Section 3. Commissioners—To Provide Secretary

be recognized as the head of the police force of the city.

Section 3. Commissioners—To Provide Secretary and Cierks—Police Districts—Equipment of, Police Force—Station Houses.

The board of police commissioners shall provide itself with a secretary, who shall, when the board is not in session, act also as secretary to the chief of police, and the board shall have power to divide the city into police districts, and furnish all the necessary materials and provisions for a perfect and complete organization and equipment of the police force and police department of the city, and may, under the direction and control of the board of public works, by and with the consent of the common council, evidenced by ordinance appropriating money therefor, erect in any police district station houses, jails and other accommodations for the use of the police department.

police department.

Section 4. Secretary of Commissioners—Bond Of.
The secretary of the board of police commissioners, before entering upon his duties, shall give bond to Kansas City, with one or more sureties, to be approved by the city comptroller, in the sum of two thousand dollars, conditioned for the faithful performance of his duties as such secretary, and the proper execution of all the orders of said beard of police commissioners. Such bond shall be filed in the office of the city comptroller, and shall be renewed at least every two years, and oftener if the board of police commissioners shall so require.

Section 5. Commissioners—Journal of Proceedings—Inspection of—Reports to Common Council.

The board shall cause a journal of its proceedings broved by the city comptroller, in the sum of two thousand dollars, conditioned for the faithful performance of his duties as such secretary, and the proper execution of all the orders of said board of police commissioners. Such bond shall be filed in the office of the city comptroller, and shall be renewed at least every two years, and oftener if the board of police commissioners hall so require.

Section 5. Commissioners—Journal of Proceedings—Inspection of -Reports to Common Council.

The board shall cause all receipts to be faithful entered in books to be kept for that purpose, and said journal and other books, and all documents in possession of said board, shall always be open to inspection of the common council of the city on the third Monday in April of each year, the number and expense of the police force employed by them under this Tharter, and such other matters as may be of public interest concerning the duties assigned them by this charter.

Section 6. Governing Policemen—Regulations May

Be Made by Commissioners for said board of said boards and proceedings and proceedings are provided.

The board shall take place in any grade of efficers, except the chief, it shall be filled from the common council of the city or any committee appointee of the common council of the city on the third by the common council of the city on the third by the common council of the city on the third by the common council of the city on the third by the common council of the city on the third by the common council of the city on the third by the common council of the city on the third by the common council of the city on the third by the common council of the city on the third by the common council of the city on the third by the common council of the city on the third by the common council of the city on the third by the country of the country o

nances passed or which may hereafter be passed, not inconsistent with the provisions of this charter, or any other law of the state, which may be properly enforceable by a police force.

Section 2. Power to Arrest, With or Without Warrant.

Either of said police commissioners, or any of their appointees on the police force, may arrest, and it shall be their duty to arrest, any person found in the city against whom any warrant shall issue charging such person with any offense under any ordinance of the city or law of the state, and bring such person before the court issuing such warrant; and they or either of them who may have reason to suspect that any person intends to commit, is committed any ordinance of the city or law of the state, shall have the right and it shall be their duty to arrest any such person in the city without a warrant. But in case of any such arrest without a warrant such person shall at once be delivered over to the officer having a warrant or caplas for his arrest; or if none is known to have been issued, then approper complaint against such person shall be at once filed before the police judge or some justice of the peace of the city, before whem the person so arrested shall be taken immediately. The said police officers and each of them shall also have power to arrest and hold without warrant for twenty-four hours any person found within the city charged with having committed a felony in another state or country, and who is a fugitive from justice.

Section 10. Commissioners and Secretary May Administer Oaths.

Any one of said police commissioners, and also the secretary of said board, shall have power to administer oaths or affirmations to any person appearing or called before him.

Section 11. Commissioners—Summoning Witnesses and the production of books and papers before them whenever it may be necessary for a more effective discharge of their duties.

To enable said board to perform the duties imposed upon them, they are bereby authorized and

To enable said board to perform the duties im-posed upon them, they are hereby authorized and required to employ a permanent police force for the city, which they shall equip and arm as they may deem necessary.

LEGAL NOTICES.

quired, agreeable with this section, and, provided further, that all purchase of supplies for the use of the police department shall be made through the board of public works, as is new or may because the provided by ordinance for the purchase of supplies for the other departments of the city. Section 1s. Requisition by Commissioners for Maney—Warrants.

The board of police commissioners is hereby authorized to make requisition at least as often as once a month upon the treasurer, comptroller or other proper disbursing officer or officers of the city, for such sum as the common council may, by ordinance, deem becessary for executing their duties un-

other proper disbursing officer or officers of the city, for such sum as the common council may, by ordinance, deem necessary for executing their duties under this article, and the sum so required and appropriated shall be by said disbursing officer, or officers, planed to the credit of the police department, and such money so appropriated shall be paid out of the city treasury only upon warrants drawn by the president of the board and countersigned by the city comptroller, and as it may be needed to meet the current expenses of said police department.

Section 16. Person Resisting Enforcement of Any Provision of This Article—Penalty.

Any person who shall forcibly and knowingly restat or obstruct the execution or enforcement of any of the provisions of this article shall be liable to a penalty of five hundred dollars for each and every such offense, to be recovered by the board by action at law in the name of Kansas City to the use of said board; provided, however, that nothing in this section shall be construed to interfere with the punishment, under any law of the state, of any criminal offense which may have been committed by the said parties.

Section 17. Arrests by Policemen—Offender Where

at law in the name of Kamas City to the use of said board; provided, however, that nothing in this section shall be construed to interfere with the punishment, under any law of the state, of any criminal offense which may have been committed by the said parties.

Section 17. Arrests by Policemen—Offender Where Taken.

The police commissioners shall cause all persons arrested by the police to be brought before the police judge for violation of any ordinance of the city, or in other cases before some justice of the peace within said city, to be dealt with according to law.

Section 18. Qualifications of Police Officers.

No person shall be appointed or remain a police officer, detective or policeman, who shall be or shall have been convicted of any felony, or of any offense involving moral turpitude, or of violating any law or ordinance concerning lotteries, dramshops or elections, or against whom any indictment may be pending for any such offense; nor who may exclude or assat in excluding any party challenger, whiches for receiving rout inside any voting place, witness or watcher is authorized by law to be there; nor who may be or may have been found guilty of any malfeasance in misfeasance in public office; nor who is over the age of sixty years; and no person shall be appointed by the board to any office created in this article, who is not, when appointed, known or proven satisfacturily to the board to be of good character and good reputation, and a citizen of the United States, and a qualified voter of the city; nor who does not possess ordinary physical strength and courage.

Section 19. Term of Sercice of Police Officers.

The first employment of every policeman and police officer a state the first day of November and good reputation, and a citizen of the United States, and a qualified voter of the city; nor who does not possess ordinary physical strength and courage before the board any, before the end of that term, discontinue their services at any time. Having served six months probationary services to t

section are an extra section of the state of mined, in conformity with the laws of the state of missouri.

Section 4. That said two several proposed amend—Section 4. That section (11) and seventeen (11) of

LEGAL NOTICES.

"Swund-To amend article seventrees (II), of the present charter of Karnas (II), so as to provide for an exist learn, which shall have control of the lastance and revocation of dramshop licenses.

suance and revocation of dramshop licenses.

"YES

Section 5. That those who deposit use of the above ballots with the word "NO" erased after either of said proposed amendments shall be deemed to have voted for such amendment, and that those depositing said ballot with the word "YES" erased after either of said proposed amendments shall be deemed to have voted against said amendment.

Section 6. That all ordinances or parts of ordinances in conflict with this ordinance, hereby repealed, as they conflict with this ordinance, hereby repealed.

Passed as amended July 6, 1885.

PRANK BRINKLEY.

Speaker pro tem Lower House of the Common Council.

Passed as amended July 8, 1888.

Speaker pro tem Lower House of the Common Council.

Passed as amended July 12, 1888.

President Upper House of the Common Council.

Passed as amended July 25, 1898. L. E. WYNE,

Acting President Upper House of the Common Council.

Approved July 26th, 1898.

JAS. M. JONES, Mayor.

Attest: C. S. CURRY, City Clerk.

[Seal] By E. A. NORRIS, Deputy.

NOTICE TO CONTRACTORS FOR NATURAL Stone Sidewalks on West Side of Locus Street-Beard of Public Works, Department of Engineering, Kansas City, Mo., August 19, 1898. Scaled proposals will be received by the undersigned at this office until 11 o'clock a. m. of August 22, 1898 (at which time bids will be opened), for furnishing all the materials and doing all the work necessary to complete the following city improvements, viz.; Constructing natural stone sidewalks on the west side of Locust street between Twenty-eighth (28) street and Twenty-ninth street, as provided by ordinance No. 1918s.

Plans and specifications may be seen, and all information relative to the work obtained, at this office.

Payment for the work to be made in special tax bills.

No proposals from any contractor in default with

No proposals from any contractor in default with the city on any previous contract will be considered, or that does not conform strictly to specifications. No proposal will be considered unless accompanied by a bond of two hundred (200 dollars with two (2) good and sufficient securities (to be approved by the city comptroller), conditioned that the bidder will enter into contract at the prices stated, and furnish matisfactory security for the completion of the work.

The right is reserved to reject any or all proposals.

HENRY A. WISE, City Engineer. NOTICE TO CONTRACTORS FOR PRESSED

NOTICE TO CONTRACTORS FOR PRESSED Brick Sidewalks on West Side of Flora Avenue-Board of Public Works, Department of Engineering, Kansas City, Mo., August 19, 1898. Sealed proposals will be received by the undersigned at this office until 10 o'clock a. m. of August 22, 1898 (at which time bids will be opened), for furnishing all the materials and doing all the work necessary to complete the following city improvements, viz.: Constructing pressed brick sidewalks on the west side of Flora avenue between Twenty-minth (29) street and Thirtieth (30) street, as provided by ordinance No. 10149.

Plans and specifications may be seen, and all information relative to the work obtained, at this office. Payment for the work to be made in special tax bills.

bills.

No proposals from any contractor in default with
the city on any previous contract will be considered,
or that does not conform strictly to specifications.

No proposal will be considered unless accompanied
by a bond of two hundred (200) dollars with two (2) good and sufficient securities (to be approved by the city comptroller), conditioned that the bidder will enter into contract at the prices stated, and furnish satisfactory security for the completion of the work.

NOTICE TO CONTRACTORS FOR NATURAL Stone Sidewalks on Campell Street-Board of Public Works, Department of Engineering, Kanasa City, Mo., August 10, 1898. Sealed proposals will be received by the undersigned at this office until 11 o'clock a. m. of August 22, 1898 (at which time bids will be opened), for furnishing all the materials and doing all the work necessary to complete the following city improvements, viz.: Constructing natural stone sidewalks on the east side of Campbell street between Ninth (9) street and Tenth (10) street, as provided by ordinance No. 2013, except in front of land between said points where first class sidewalks have already been constructed.

Plans and specifications may be seen, and all information relative to the work obtained, at this office.

Payment for the work to be made in special tax bills.

No proposals from any contractor in default with NOTICE TO CONTRACTORS FOR NATURAL

Payment for the work to be made in special bills.

No proposals from any contractor in default with the city on any previous contract will be considered, or that does not conform strictly to specifications.

No proposal will be considered unless accompanied by a bond of two hundred (200) dollars with two (2) good and sufficient securities (to be approved by the city comptroller), conditioned that the bidder will enter into contract at the prices stated, and furnish satisfactory security for the completion of the work.

The right is reserved to reject any or all proposals.

HENRY A. WISE, City Engineer.

NOTICE TO CONTRACTORS FOR PAVING ALLEY gust 10, 1898. Sealed proposals will be received by the undersigned at this office until 11 o'clock a. m. of August 22, 1898 (at which time bids will be opened), for furnishing all the materials and doing all the work necessary to complete the following city improvements, viz. Constructing a vitrified brick pavement in alley between Lydia avenue and Grove street from the south line of Ninth 69 street to the morth line of Tenth (10) street, as provided by ordinance No. 10184.

Plans and specifications may be seen, and all information relative to the work obtained, at this office. Payment for the work to be made in special tax bills.

No proposals from any contractor in default with the city on any previous contract will be considered, or that does not conform strictly to specifications.

No proposal will be considered unless a cash deposit of two hundred dollars (1200,00) has been previously made with the city comptroller, and his certificate thereof accompanies the bid.

The right is reserved to reject any or all proposals, HENRY A. WISE, City Engineer.

NOTICE TO CONTRACTORS FOR RE-PAVING Central Street—Board of Public Works, Department of Engineering, Kansas City, Mo., August 10, 1898. Sealed proposals will be received by the undersigned at this office until 11 o'clock a. m. of August 22, 1898 (at which time bids will be opened), for furnishing all the materials and doing all the work necessary to complete the following city improvements, viz.: Constructing a vitrified brick pavement on Central street from the south line of Fifth 6) street to the north line of Sixth (6) street, as provided by ordinate the contral street from the south line of Fifth 6) street to the

constructing a vitrined brick pavement on Central street from the south line of Fifth 63 street to the morth line of Sixth (6) street, as provided by ordinance No. 10189.

Plans and specifications may be seen, and all information relative to the work obtained, at this office.

Payment for the work to be made in special tax bills.

No proposals from any contractor in default with the city on any previous contract will be considered, or that does not conform strictly to specifications. No proposal will be considered unless a cash deposit of two hundred dollars (1200,00) has been previously made with the city comptroller, and his certificate thereof accompanies the bid.

The right is reserved to reject any or all proposals.

HENRY A. WISE, City Engineer.

HENRY A. WISE, City Engineer.

NOTICE TO CONTRACTORS FOR PAYING
Washington Street-Board of Public Works, Department of Engineering, Kansas City, Mo., August 10,
1808. Sealed proposals will be received by the undersigned at this office until 10 clock a. m. of August
22, 1838 (at which time bids will be opened), for furnishing all the materials and doing all the work
necessary to complete the following city improvement on Washington street from the south line of
Pourteenth (14) street to the north line of Sixteenth
(16) street, as provided by ordinance No. 10199.

Plans and specifications may be seen, and all information relative to the work obtained, at this office.

Payment for the work obtained, at this office.

bills.

No proposals from any contractor in default with the city on any previous contract will be considered, or that does not conform strictly to specifications.

No proposal will be considered unless a cash deposit of two hundred dollars (1200.00) has been previously made with the city comptroller, and his certificate thereof accompanies the bid.

The right is reserved to reject any or all proposals.

HENRY A. WISE, City Engineer.

NOTICE TO CONTRACTORS FOR PAVING GARfield Avenue-Board of Public Works, Department of
Engineering, Kansas City, Mo., August 10, 1898.
Sealed proposals will be received by the undersigned
at this office until 11 o'cleek a. m. of August 22, 1898.
(at which time bids will be opened), for furnishing
all the materials and doing all the work necessary to
complete the following city improvements, viz.: Constructing an asphalt pavement on Garfield avenue
from the south line of Fifteenth (15) street to the
north line of Eighteenth (18) atreet, as provided by
ordinance No. 16245.
Flans and specifications may be seen, and all information relative to the work obtained, at this office.
Payment for the work to be made in special tax
bills.

Payment for the work to be made in special tax bills.

No proposals from any contractor in default with the city on any previous contract will be considered, or that does not conform strictly to specifications. No proposal will be considered unless a cash deposit of two hundred dollars (1209,09) has been previously made with the city comptroller, and his certificate thereof accompanies the bid.

The right is reserved to reject any or all proposals.

HENRY A. WISE, City Engineer.

Kansas City, on the 8th day of August, 1898. All persons having claims against said estate are arguired to exhibit the same to the undersigned for allowance, within one year after the date of said letters, or they may be precluded from any benefit of said estate, and if such claims be not exhibited within two years from the date of this publication they will be forever barred.

FRANK FINUCANE, Administrator,
Teasdale, Downs, Ingraham & Cowherd, Attys.
Dated this 8th day of August, 1898.

NOTICE is hereby given that letters of administra-tion on the estate of Vincenzo Tamburrino, deceased, were granted to the undersigned by the probate court of the county of Jackson, state of Missouri, at Kansas City, on the 9th day of August, 1938. All persons having claims against said estate are required to ex-hibit the same to the undersigned for allowance.

LEGAL NOTICES.

NOTICE TO CONTRACTORS FOR PAVING ALLES

NOTICE TO CONTRACTORS FOR PAVING THE Aller Between Grand and Medico-Board of Proble Works, Impartment of Electrostrica Kansas tity Medico Income and Medico-Board of Proble Works, Impartment of Electrostrica Kansas tity Medico Income and Incom No proposal from any contractor in details, which we lity on any previous contract will be considered, of that does not cenform strictly to specifications.

No proposal will be considered unless a cash deposit of two hundred dollars (200.00) has been previously made with the city computable, and his certificate thereof accompanies the bid.

The right is reserved to reject any or all proposals.

HENRY A. WISE, City Engineer. MENRY A. WISE, City Engineer.

NOTICE TO CONTRACTORS FOR PAVING ALLEY,
Between Madison and Belleview—board of Publid
Works, Department of Engineering, Karsas City, Ma.,
August 10, 1858. Scaled proposals will be received by
the undersigned at this office until 11 o'clack a. m.,
of August 22, 1898 (at which time hids will be
opened), for furnishing all the materials and doing
all the work necessary to complete the following city
improvements, viz.: Constructing a virtified brick
pavement in the alley between Madison avenue and
Belleview avenue from the south line of Fourteenth
(14) street to the north line of Statecath (16) street,
as provided by ordinance No. 10248.

Plans and specifications may be seen, and all information relative to the work obtained, at this office.

Payment for the work to be made in special tag
bills.
No proposal from any contractor in default with the

Payment for the work to be made in special bills.

No proposal from any contractor in default with the city on any previous contract will be considered, of that does not conform strictly to specifications.

No proposal will be considered unless a cash deposit of two hundred dollars (1200,000 has been previously made with the city comptroller, and his certificate thereof accompanies the bid.

The right is reserved to reject any or all proposals, HENRY A. WISE, City Engineer.

NOTICE TO CONTRACTORS FOR PAVING ALLEY Between Walnut Street and Grand Avenue—Board of Public Works, Department of Engineering, Kansas City, Mo., August 19, 1898. Sealed proposals will be received by the undersigned at this office until it o'clock a. m. of August 22, 1898 (at which time blds will be opened), for furnishing all the materials and doing all the work necessary to complete the following city improvements, viz.; Constructing a virrified brick pavement in alley between Walnut street and Grand avenue from the south line of Twelfith (12) street to the north line of Thirteenth (13) street, as provided by ordinance No. 19115.

Flans and specifications may be seen, and all information relative to the work obtained, at this office. Payment for the work to be made in special tas bills.

No proposal from any contractor in default with the

Payment for the work to be made to be bills.

No proposal from any contractor in default with the city on any previous contract will be considered, og that does not conform strictly to specifications.

No proposal will be considered unless accompanied by a bond of two hundred (200) dollars with two CD good and sufficient securities (to be approved by the city comptroller), conditioned that the bidder will enter into contract at the prices stated, and furnish satisfactory security for the completion of the work.

The right is reserved to reject any or all proposals, HENRY A. WISE, City Engineer.

The right is reserved to reject any or all proposalis.

HENRY A. WISE, City Engineer.

NOTICE TO CONTRACTORS FOR PAVING ALLEY.
Between 12th and 13th Sts.—Board of Public Works,
Department of Engineering, Kansas City, Mo., August 19, 1838. Sealed proposals will be received by
the undereigned at this office until 11 o'clock a. m. of
August 22, 1898 (at which time bids will be opened),
for furnishing all the materials and doing all the
work necessary to complete the following city improvements, viz.; Constructing virified brick parement in the alley between Twelfth (12) street and
Thirteenth (13) street from the east line of Walnut
street to the west line of alley running from 12th to
13th street and between Walnut street and Grand
avenue, as provided by ordinance No. 10112.
Plans and specifications may be seen, and all information relative to the work voltained, at this office.
Payment for the work to be made in special tag
lills.

No proposal from any contractor in default with the
city company of the proposal will be considered, of
that does not conform strictly to specifications.

No proposal will be considered unless accumpanced
by a bond of two hundred (200) dollars with two (2)
good and sufficient securities (to be approved by the
city comptroller), conditioned that the biddier will enter into contract at the prices stated, and furnish satisfactory security for the completion of the work.

The right is reserved to reject any or all proposals,
HENRY A. WISE, City Engineer.

Between Lydia and Grove—Board of Public Works,
Department of Engineering, Kansas City, Mo., August 10, 1898. Sealed proposals will be received by
NOTICE TO CONTRACTORS FOR PRESSED BRICK
NOTICE TO CONTRACTORS FOR PRESSED BRICK NOTICE TO CONTRACTORS FOR PRESSED BRICK. Sidewalks on East Side of Bell Street—Beard of Public Works, Department of Engineering, Kansas City, Mo., August 19, 1888. Sealed proposals will be received by the undersigned at this office until it o'clock a. m. of August 22, 1898 (at which time hids will be opened), for furnishing all the materials and doing all the work necessary to complete the following city improvements, viz.: Constructing pressed brick aidewalks on the east side of Bell street between Southwest boulevard and Thirty-second 623 street, as provided by ordinance No. 1912.

Plans and specifications may be seen, and all information relative to the work obtained, at this office. Payment for the work to be made in special tag bills.

The right is reserved to reject any or all proposals, HENRY A. WISE, City Engineer.

NOTICE TO CONTRACTORS FOR CURBING WEST Prospect Place—Board of Public Works, Department of Engineering, Kanasa City, Mo., August 19, 1838. Sealed proposals will be received by the undersigned at this office until 11 o'clock a. m. of August 22, 1898 (at which time bids will be opened), for furnishing all the materials and deing all the work necessary to complete the following city improvements, viz.: Concomplete the following city improvements, viz.: Constructing curbing on both sides of West Prospect place from the south side of Twenty-first (21) street to the north side of Twenty-third (22) street, as provided by ordinance No. 19127.

Flans and specifications may be seen, and all information relative to the work obtained, at this office. Payment for the work obtained, at this office. Payment for the work obtained, at this office, which is the considered of the proposal will be considered unless accompanied by a boul of two hundred (200) dollars with two (21) good and sufficient securities to be approved by the city comptrailer, conditioned that the bidder will enter into contract at the prices stated, and furnish satisfactory security for the completion of the work. The right is reserved to reject any or all proposals, HENRY A. WISE, City Engineering, Kansan City, Mo., August 19, 1898. Sealed proposals, Will be opened), for furnishing all the materials and doling all the work necessary to complete the following city improvements, viz.: Constructing granitied sidewaiks on the south side of Fifteenth (15) Street—Beard of Public Works, Department of Engineering, Kansan City, Mo., August 19, 1898. Sealed proposals, Will be opened), for furnishing all the materials and doling all the work necessary to complete the following city improvements, viz.: Constructing granitied sidewaiks on the south side of Fifteenth (15) street between Broadway and alley cast of Broadway, as provided by ordinance No. 1911.

Plans and specifications may

Payment for the work to be made in special tag
bills.

No proposal from any contractor in default with the
city on any previous contract will be considered, or
that does not conform strictly to specifications.

No proposal will be considered unless accompanied
by a bond of two hundred (190) dollars with two (2)
good and sufficient ascurities (to be approved by the
city compared to conditioned that the hidder will enter into contract at the prices stated, and turnish nate
infactory security for the completion of the work.

The right is reserved to reject any or all proposals.

NOTICE TO CONTRACTORS FOR HEXAGON

No proposal from any contractor in details and city in any previous contract will be considered, of that does not conform strictly to specifications.

No proposal will be considered unless accompanied by a bond of two hundred (200) dollars with two (2) good and sufficient securities (to be approved by the good and sufficient securities (to be approved by the good and sufficient securities (to be approved unity comptroller), conditioned that the bidder will entry companied that the bidder will entry the contract at the prices stated, and turnish satisfactory security for the completion of the work, isfactory security for the completion of the work.

The right is reserved to reject any or all proposals, HENRY A. WISE, City Engineer.

NOTICE TO CONTRACTORS FOR DISTRICT SEW-er in Sewer District No. 159-Board of Public Works, Department of Engineering, Kaneas City, Mo., August 10, 1898. Scaled proposals will be received by the undersigned at this office until 11 o'clock a m. of August 22, 1998 (at which time bids will be openell, for furnishing all the materials and doing all the work necessary to complete the following city im-provements, vir.: Constructing a district sewer is sewer district No. 159, as provided by ordinance No. 19176.

Plans and specifications may be seen, and all infor-mation relative to the work obtained, at this office. Payment for the work to be made in special tas

No proposals from any contractor in default with the city on any previous contract will be considered, or that does not conform strictly to specifications. No proposal will be considered unless a cash doe posit of two hundred dollars (\$190.00) has been previously made with the city comptroller, and his certificate thereof accompanies the bid.

The right is reserved to reject any or all proposals, the contract of the contract o